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FACSIMILE TRANSMISSION

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April 5, 2007

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FILE NO.: JMCV 1042212 NUMBER OF PAGES, INCLUDING COVER: 9

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MESSAGE:

Re: Amendment and Request for Continued Examination

Applicant: McVay Serial No.: 10/672,516 Filed: 09/29/2003

Art Group: 3714

Title: C

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Attached are the following:

- a. Response to Final Office Action mailed February 15, 2007;
- b. Request for Continued Examination;
- c Fee Transmittal; and
- d. Transmittal Form

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		Examiner Name	Harper			
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Fee Transmittal Form Fee Attached Amendment/Reply After Final Affidavits/decis Extension of Time Rec Express Abandonment Information Disclosure Certified Copy of Prior Document(s) Reply to Missing Parts Incomplete Application Reply to Missin under 37 CFR	aration(s) quest t Request e Statement tity Ren Requi	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocate Change of Correspondence Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on Constke est for Continued Examination	on Address	Appeal of App Appeal (Appeal (Appeal Status	Enclosure(s) (please identify	rc
	SIGNATURE	OF APPLICANT, ATT	RNEY, O	R AGENT		
Firm Name Gordon & F	lees, LLP					
Signature 100	15.N					
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Date April 5, 200)7		Reg. No.	58,546		
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sufficient postage as first class the date shown below:	spondence is being fa s mail in an envelope	csimile transmitted to the USP addressed to: Commissioner f	TO or depos or Palents, F	ited with the Ur P.O. Box 1450,	nited States Postal Service wi Alexandria, VA 22313-1450 c	th m
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04/05/2007

Serial No. 10/672,516

SUMMARY OF EXAMINER INTERVIEW

Telephonic interview held between Thomas Hilbun, USPTO Reg. No. 56,546, Attorney for the applicant, Examiner Tramar Harper and Examiner Kathleen Mosser, held on March 8, 2007 at 2:00 pm Eastern Time (3:00 pm Central Time).

The Applicant's Attorney and the Examiners discussed how the claims may be amended to overcome the obviousness rejections based on the cited art. It was understood that such amendment would require a Request for Continued Examination. This discussion was held in lieu of having a advisory action mailed after the applicant's response to the final office action.

An understanding was reached that directing the claims towards a method of playing the game with additional limitations related to scoring would likely be needed to overcome the obviousness rejection based on the apparatus claiming the configuration of the dice.

Respectfully Submitted,

GORDON REES DFW

Thomas E. Hilbun Attorney for Applicant Registration No. 56,546

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Docket: JMCV 1042212